

UNITED STATES DISTRICT COURT — DISTRICT of MAINE —

JOHN JAY CONDON,
PLAINTIFF

v.

RODNEY BOUFFARD, et al.,
DEFENDANTS.

Civil No.

1:16-CV-00372-JAN

→ Declaration of John Jay Condon →

PURSUANT TO 28 USC, SECTION 1746, I
DECLARE UNDER THE PENALTY OF PERJURY, THE
FOLLOWING IS TRUE AND CORRECT:

1. I MAKE THIS DECLARATION IN SUP-
PORT OF PLAINTIFF'S REPLY TO DEFENDANTS
MARCH 19, 2018, OPPOSITION TO MOTION FOR A
SECOND DISCOVERY CONFERENCE.

2. IN REGARDS TO THIS ADMINISTRATIVE
CONTROL UNIT (ACU), PLAINTIFF WAS NOT
ONLY BEING "CONSIDERED FOR" (SEE AFFIDAVIT
OF RODNEY BOUFFARD IN SUPPORT OF DEFENDANTS
FEBRUARY 28, 2018, MOTION FOR SUMMARY
JUDGMENT, P.3, No.10) BUT ALSO BEING
"RAILROADED" INTO (SEE ADMINISTRATIVE
SEGREGATION RECORDS IN SUPPORT OF DE-
FENDANTS MOTION FOR SUMMARY JUDGMENT,
ASR'S of APRIL 14, 17, 23, JUNE 24, JULY
30 AND AUGUST 29, 2014), WE PRESUMERS

IN THE SMU WHO WERE BEING "CONSIDERED" WERE UNDER THE DIRECT IMPRESSION AT THE TIME THAT ONCE WE WERE "INDUCTED" INTO THIS ACU, WE WOULD BE CONFINED THERE FOR A MINIMUM OF SIX MONTHS TO A MAXIMUM OF "LIFE". (SEE PLAINTIFF'S ORIGINAL VERIFIED COMPLAINT FILED AUGUST 9, 2016, P. 3, #23).

3. THERE WAS NONE OF THIS "SOFT" LANGUAGE DEFENDANTS USE IN THEIR OPPOSITION NOW, AND IF THEY WOULD GIVE UP THE NAMES OF MY FELLOW INDUCTEES, THEY WOULD TESTIFY OR DECARE SAME.

4. ONCE I ANNOUNCED TO MY FELLOW "CONSIDEREES" THAT THE DEFENDANTS HAD TO HOLD A "HEARING" FOR EACH ONE OF US BEFORE BEING SHUFFLED INTO WHAT WE THOUGHT WAS SOME DRACONIAN ISOLATION UNIT, AND THAT WORD GOT AROUND TO THE DEFENDANTS, EVERYTHING CAME TO A SCREECHING HALT AROUND JUNE OF 2014.

5. THE APPOINTMENT OF A "NEW" COMMISSIONER HAD NOTHING TO DO WITH IT. (SEE PLAINTIFF'S REPLY TO DEFENDANT'S OPPOSITION ACCOMPANYING THIS DECLARATION). THE "DO AS WE PLEASE" ATTITUDE OF DEFENDANTS HAD HIT A TEMPORARY LEGAL SNAG.

DATED THIS 28TH DAY OF MARCH, 2018.

John Jay Canyon
#148840
- FLORIDA -